	GAS LEASE	(PAID-UP)		TriEnergy Holdings West Virginia
		January	_, 20 <u>10</u>	between
Helen Koontz, a married woman dealing w	ith her sole separa	te property		
of RD 1 BOX 203, Moundsville, WV 26041 TriEnergy Holdings, LLC, P.O. Box 89, 412 Beave	r Street, 2 <sup>nd</sup> floor	, Sewickley, PA 1514.	as Lessor 3, as Lessee.	, (whether one or more), and
(1) LEASE - In consideration of the sum and in further consideration of the covenants and agricucessors and assigns, for the purpose of explorin present in any coal seam, along with all hydrocarbon seam.	reements herein co g for, developing,	ntained, Lessor hereby producing and marke	leases and lating oil and	ets exclusively to Lessee, its gas, including methane gas
(2) DESCRIPTION - All that certain trac County, State of West Virginia being duly bounded at			nd Union	, Districts, <u>Marshall</u>
On the North by:				
On the East by:				
On the South by:				
On the West by:				
Tax Parcel No: 14-5-7.4, 7.5, 7.6, 14-6	1-341;140	5-7.3; 14-5-	7.2	····
Containing 1.7771 acres, more or less, be	eing the same land	conveyed by		
and recorded in the reco. This lease includes any interest in said property which				
(3) TERM - Subject to the other provision from the date of this lease and for so long thereafter from the leased premises or from lands pooled therew	as oil, gas or othe	er substances covered	hereby are pi	roduced in paying quantities
(4) Royalty Payment - (a) For crude oil, i cost, Sixteen percent (16%) of the proceeds realized b (b) For gas (including casing-head gas) and all oth proceeds realized by Lessee from the sale thereof, wit compress, dehydrate or otherwise treat such gas priregulated utility or pipeline company or a non-affiliate.	by Lessee from the er substances cover the no deduction of or to the point of	sale of all crude oil pro red hereby, the royalt any costs incurred by I	oduced and so by shall be Si Lessee or its a	old from the leased premises. ixteen percent (16%) of the affiliates to gather, transport,
If the Lessee chooses to make this leaseholthat unit, then any payment for gas marketed shall be number of acres each owns in said unit from which gas outside the unit and uses it in said unit, then Le produced or purchased. Lessee may use gas produced leased premises or on a unit of which the leased precliscowhere.	e divided pro rata as is taken in the re ssee shall pay for d from the leased p	among the various Les ecovery, provided howe gas marketed only to remises, without charg	ssors in such ever, that if L the extent the ge, for injection	unit in accordance with the essee produces or purchases at it exceeds the outside gas on into wells located on said
(5) LESSOR'S INTEREST - If Lessor ow herein leased, then the royalties, shut-in royalties and Lessor's interest bears to the whole and undivided nevertheless be developed and operated as one lease divided among and paid to such separate owners in acreage.	d rentals herein pro- estate. If the leas , and all royalties	ovided shall be paid by sed premises shall her accruing hereunder sha	y Lessee only cafter be sul all be treated	y in the proportion to which bedivided, the premises shall I as an entirety, and shall be
(6) RENTAL PAYMENT - This lease is shall cease and terminate unless work for the drilling one-hundred twenty (120) days from the date of this pay to the Lessor, in advance, every twelve (12 FIVE HUNDRED and 00/100 months during which the commencement of such wor	g of a well is comr lease and prosecute ) months until w	nenced on the leased ped with due and reason ork for the drilling	oremises or la nable diligend of a well i	ands pooled herewith within ce, or unless the Lessee shall
Payment or tender of all moneys due Lessor	hereunder may be	made by check or draf	t mailed or te	endered to Lessor either:
(a) To the Lessor direct, at the address above	•	-		
(b) If the Lessor consists of two or	more persons, _, who is hereby a	then to	he Lessor to	receive such payments;
(7) CONTINUING OPERATIONS - If, at force by any other provision hereof, but Lessee is	the end of the prin	nary term or any time	thereafter, th	nis lease is not being kept in

production on the leased premises or lands pooled therewith, this lease shall remain in force as long as such operations are conducted in a reasonably prudent manner and, if such operations result in the production of any substance covered hereby, as long thereafter as production continues in paying quantities.

(8) POOLING - Lessee is hereby granted the right to pool or unitize the leased premises, or any part thereof, with any other property for the production of any substance covered hereby, so as to create one or more drilling or production units. Said drilling or production units shall not exceed six hundred forty (640) acres. In the event this lease is so unitized, the Lessor agrees to accept in lieu of the royalty herein before recited, such proportion of the royalty above provided as the acreage contributed by this lease bears to the total acreage comprising the unit.

Lessee shall create the unit by executing an instrument identifying and describing the pooled acreage and shall mail a copy thereof to the Lessor's last known address. Lessee shall have the recurring right to revise any unit formed hereunder either before or after commencement of production. In the event of a revision, Lessee shall execute a written instrument describing the revised unit and stating the effective date of the revision. Lessee shall mail a copy thereof to the Lessor's last known address and the proportion of unit production on which royalties are payable hereunder shall thereafter be adjusted accordingly. Lessee may terminate the unit by filing of record a written declaration describing the unit and stating the date of termination.

Production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall, except for the payment of royalties, be treated as if it were production drilling or reworking operations on the leased premises.

(9) GAS STORAGE Lessee shall have the exclusive right, upon written notice to the Lessor, to use any formation underlying the leased premises for the storage of gas and shall have all rights necessary to store and produce such stored gas. Lessees agrees to pay Lessor an annual rental of Ten Dollars (\$10.00) per acre for all lands which Lessee wishes to use for the storage of gas payable in advance while the premises are so used and so long as storage payment is made all provisions of this lease shall remain in full effect.

Lessee further agrees to pay Lessor, as liquidated damages for the drilling, operation and maintenance of each well on the leased premises which is utilized for the storage of gas, as well as for the necessary or useful surface rights and privileges relating thereto, the sum of Six Hundred Dollars (\$600.00) payable in one sum within three (3) months after each well now existing or hereafter drilled upon the leased premises is so utilized. Lessee agrees to give Lessor written notice of the used of the leased premises or any well drilled thereon for the storage of gas. The storage rights may be assigned or exercised in conjunction with other leases in the general vicinity.

(10) ANCILLARY RIGHTS - Lessor grants to the Lessee the right to ingress and egress over, under and through said leased premises with the right to transport by pipelines or otherwise, oil, gas, water and their constituents from the leased premises and other lands regardless of the source of such substances and the exclusive right of injecting water, air, brine, gas and other fluids into substurface strata. The right of ingress and egress granted hereby shall apply to the entire leased premises not-with-standing any release or other termination affecting any portion thereof. The right of placing electric and telephone lines over the leased premises; the right to erect necessary buildings, tanks, towers, stations or other structures thereon; the right to use free from royalty sufficient oil, gas and water produced from the leased premises for all operations thereon (provided it finds water at its own expense); the right to subdivide and release the premises and the right to surrender this lease at any time and thereupon to be discharged from all obligations, covenants and conditions hereincontained.

When requested by Lessor in writing, Lessee shall bury its pipelines below plow depth in areas utilized for farming operations. No well shall be located within two hundred (200) feet from any house now on the leased premises without Lessor's consent and Lessee shall pay for damage caused by its operations to buildings and growing crops thereon. Lessee shall have the right to remove its fixtures, equipment and materials, including well casing, from the leased premises during the term of this lease and within a reasonable time thereafter.

- (11) SHUT-IN ROYALTY If beyond the initial primary term of this lease, which is paid-up for such five (5) year term, and notwithstanding anything herein to the contrary if all wells on the leased premises, or on a unit that includes all or a part of the leased premises, capable of producing gas in paying quantities are shut-in for a period of one year and there is no current production of oil or operations on said leased premises sufficient to keep this lease in force or when this lease is not otherwise kept in force by other provisions of this lease, the Lessee may maintain this lease in effect by tendering to Lessor a shut-in royalty equal to the delay rental provided for herein. Said shut-in gas royalty shall be paid or tendered to the Lessor on or before the end of each year in which the wells are shut-in. Upon payment of the shut-in gas royalty as provided herein, this lease will continue in force during all of the time or times while such wells are shut-in.
- (12) TAXES All taxes assessed or payable on the oil and gas or any increase in the real estate taxes, or taxes in lieu of real estate taxes, because of the oil and gas or operations under this lease shall be paid by the parties hereto in proportion to their interest.
- (13) FORCE MAJEURE When drilling or other operations are delayed or interrupted by storm flood, fire, or other acts of God, war, rebellion, insurrection, riot, strikes, differences with workmen or failure of carriers to transport or furnish facilities for transportation, or as a result of some law, order or regulation of the government, or as a result of shortage in material or equipment, or as a result of any cause whatsoever beyond the control of the Lessee, the time of such delay or interruptions shall not be counted against Lessee, anything in this lease to the contrary notwithstanding. This lease shall not be terminated in whole or in part, nor Lessee held liable in damages for failure to comply therewith if compliance is prevented by, or if such failure is the result of any such law, order, rule or regulation or any event beyond the control of the Lessee. If from such cause Lessee is prevented from conducting drilling or reworking operations on the leased premises or producing oil or gas from the leased premises, or lands pooled therewith, the time while the Lessee is so prevented shall not be counted against Lessee and this lease shall be extended for a period of time equal to that during which the Lessee is so prevented.
- (14) DEFAULT No default shall be declared against the Lessee for failure to make payment or perform any conditions provided for herein unless the Lessee shall refuse or neglect to pay or perform the same for forty-five (45) days after having received written notice from Lessor via certified US Mail of any possible breach of this Lease and the terms contained herein.
- (15) SUCCESSORS AND ASSIGNS All covenants and conditions between the parties hereto shall extend to their heirs, executors, successors and assigns and the Lessor hereby generally warrants and agrees to defend the title to the leased premises, but no change or division in ownership of the leased premises shall operate to enlarge the obligations or diminish the rights of the Lessee. Lessor agrees that the Lessee, at its option, may pay, discharge or redeem any taxes, mortgages or other liens existing, levied or assessed on or against the premises, and in the event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens
- (16) OPTION TO RENEW Lessor further covenants that it will not grant an oil and gas lease or similar right for oil and gas covering the premises herein leased, or any portion thereof to any other party during the primary term of the lease and Lessee is hereby granted the right or option to extend the term of this lease for an additional five (5) year term commencing for a period within sixty (60) days after the end of the initial primary term of this lease at the rate of \$500.00 per net acre per year for an additional five (5) year term.
- (17) ARBITRATION Any question concerning this lease or performance thereunder shall be ascertained and determined by three disinterested arbitrators, one thereof to be appointed by the Lessor, one by the Lessee and the third by the two so appointed as aforesaid, and the award of such three persons shall be final and conclusive. The cost of such arbitration will be borne equally by the parties.
- (18) ACCEPTANCE This lease shall be deemed to be accepted by the Lessee upon execution by the undersigned duly authorized official of the Lessee.
- (19) WAIVER IN WRITING The failure of either party to enforce or exercise any provision of this lease shall not constitute or be considered as a waiver of the provision in the future unless the same is expressed in writing and signed by the respective parties.
- (20) Free Gas If there is sufficient gas produced from the premises upon which a well drilled hereunder is located over and above the amount required for operations by the Lessee hereunder, the Lessor owning the parcel of property upon which said well is located may use gas for domestic purposes, free of charge, in appliances furnished by said Lessor upon the premises subject to this lease, not to exceed 300,000 cubic feet of gas per annum. The necessary facilities, including meter, regulator, lines and connections shall be furnished and installed at the expense of the Lessor at the place of or near to the well and of the kind designated by Lessee. The use of gas thereunder shall be wholly at the risk of Lessor and without any liability to the Lessee for any accident or damage caused thereby,

nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use. Any gas used by the Lessor in excess of said annual amount shall be paid for at the prevailing field rate.

- (21) The location of any well, access road or pipeline shall be mutually agreed upon by Lessor and Lessee, which consent shall not be unreasonably withheld by Lessor.
- (22) Lessee shall indemnify and hold Lessor harmless from and against any and all direct and indirect liability, loss, cost, injury, damages, and expenses (including Attorney's fees) to any person or property arising from or in connection with the performance of it's drilling and production operations and any damages or injury by or arising from any act of negligence, omission, or default of the Lessee in connection with it's drilling and production operations on Lessor's property.
  - (23) Ground to be restored as near as possible to its original condition, as existed prior to drilling operations.
- (24) In the event any activity carried on by Lessee, pursuant to the Lease, disturbs, injures, or damages fresh water source or well on the premises, Lessee shall, at its sole cost and expense, use its best efforts to repair or correct any such disturbance, injury, or damage.
- (25) All access roads used by the Lessee pursuant to its drilling and producing operations on the leased premises shall be kept in a passable condition, free of significant ruts. Lessee shall utilize shale, gravel, or crushed stone and sluice pipes, where necessary, to maintain the condition of the roads. Upon request of Lessor, Lessee shall erect and maintain a gate on any access road used by Lessee. If the gate is locked, a key shall be furnished to the Lessor.
- (26) Lessor hereby warrants that Lessor is not currently receiving any bonus, rental, production royalty as the result of any prior oil and gas lease covering any or all of the subject premises, and that there are no commercially producing wells currently existing on the subject premises, or upon other lands within the boundaries of a drilling or production unit utilizing all or a part of the subject premises.
- (27) **PAID-UP LEASE** Lessor hereby acknowledges receipt of payment in advance of all rentals set forth in Paragraph 6 herein above which are or may become due and payable for the five (5) years of the term set forth in Paragraph 3 herein above, and this Oil and Gas Lease is therefore paid up through said five (5) year term.
- (28) NO SURFACE OPERATIONS Notwithstanding anything to the contrary herein, it is understood and agreed between Lessor and Lessee, that Lessee shall not conduct any operations or construct any structures of any nature on the herein leased premises, but Lessee may secure oil and/or gas underlying said leased premises by a well bottomed under the surface thereof or by drainage from lands unitized or pooled with the provisions of this lease.

			, ,
WITNESS:			Lessor: <b>Helen Koontz</b> Social Security No. 165-48-4677 Phone No. 304- 243-1250
			Lesson: Helen Koontz
			Social Security No. 16.5-48-9677
			Phone No. 30(1 - 5)(12 - 13 cc)
			Thome No. 36 Cy - 2 2 3 C
			Lessor:
			Social Security No.
			Phone No.
			**********
State of	WEST VIRGINIA	)	
		)	SS:
County of	MARSHALL	)	
On the 9th	day of January	in (	he year 2010, before me, the undersigned, a Notary Public in and
for said state	margarelly empaged Hole	III (	married woman dealing with her sole separate property
for said state,	personally appeared	H KOOHIZ, E	C. A.
			s of satisfactory evidence to be the individual(s) whose name(s) is
			edged to me that he/she/they executed the same in his/her/their
			the instrument, the individual(s), or the person upon behalf of which
the individual	l(s) acted, executed the instru	ıment	
DIN	UTNICCO WHEDEOF 11	4 4 b	4 4 -ΩC-int σ1
IN W	ITNESS WHEREOF, I hereun	to set my nan	and official seal.
My Commissio	on Expires: 0 and 11 26	15	SEAL)
My Commissio	on Expires: Jan 11 26.	15	Notary Public (SEAL)
My Commissio	on Expires: Jan 1 26.		Notary Public (SEAL)
My Commission	OFFICIAL SEAL		Notary Public (SEAL)
My Commission	OFFICIAL SEAL NOTARY PUBLIC		Notary Public (SEAL)
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My Commission	OFFICIAL SEAL  NOTARY PUBLIC  STATE OF WEST VIRGINI  LILA J. FRANCIS  413 FILBERT AVE.  MOLINDEWILLE MANAGEMENT	A	Approved by
	OFFICIAL SEAL  NOTARY PUBLIC  STATE OF WEST VIRGINI  LILA J. FRANCIS  413 FILBERT AVE.  MOLINDEWILLE MANAGEMENT	A	
	OFFICIAL SEAL  NOTARY PUBLIC  STATE OF WEST VIRGINI  LILA J. FRANCIS  413 FILBERT AVE.  MOLINDEWILLE MANAGEMENT	A	

CORPORA'	<u>TION</u>
State/Commonwealth of: PENNSYLVANIA	
County of: Alleg heny ss:	
Before me a Notary Public in and for said county	and state personally appeared: Joseph E. Bojalad
_the President ofTriEnergy Holdings, LLC, the	above named corporation, who acknowledged to m
that they did execute the foregoing instrument for and on b	pehalf of said corporation, pursuant to authority so to
do of said corporation and that the same is the free act an	d deed of said corporation and of themselves as such
officers, for the uses and purposes therein set forth.	
In Testimony Whereof, I have hereunto set my day of April , 2010.	hand and affixed my official seal at Sawickley, [A] thi
My Commission expires: $9/24/2013$	Delra W. Reid Notary Public
Jan Pest MARSHALL County 09:24:04 AM Instrument No 1287282 Date Recorded 06/09/2010 Document Type 0&G Pages Recorded 4 Regul-Pages 700-97	COMMONWEALTH OF PENNSYLVANIA  Notarial Seal  Debra W. Reid, Notary Public  Sewickley Boro, Allegheny County  My Commission Expires Sept. 24, 2013  Member, Pennsylvania Association of Notaries

STATE OF WEST VIRGINIA, MARSHALL COUNTY, SCT.:

Recording Fee \$5.00

Additional

\$6.00

date on the day of anusky and the country Commission of said Country, do hereby certify that the annexed writing, bearing date on the day of anusky along, was presented for and by me, admitted to record in my office upon the above certificate as to the parties therein named this the day of the da